WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 4256

IN THE MATTER OF:

Served March 17, 1994

Investigation of Unauthorized)
Operations and/or Tariff Violations)
of O. OLUOKUN, INC., Trading as)
MONTGOMERY COUNTY LIMO)

Case No. MP-93-43

The Commission assessed a civil forfeiture against respondent in the amount of \$3,500, in Order No. 4225, served December 16, 1993, and ordered respondent to cease and desist from providing transportation from one signatory to another within the Metropolitan District pending payment of the assessment.

Respondent paid \$500 on January 19, 1994, and requested suspension of the cease and desist provision and permission to pay the remaining portion of the assessment in equal installments of \$1,000 each, payable on the last day of February, March and April, 1994. The payment plan was approved, and the cease and desist provision lifted, in Order No. 4242, served February 3, 1994, which provided that failure to timely pay said installments would result automatically in the reinstatement of the cease and desist provision and maximum acceleration of all remaining installments.

On February 28, 1994, the due date of the first installment, respondent paid \$500 and requested modification of the payment plan to permit payment of the unpaid portion of the assessment in equal installments of \$500 each, payable on the last day of March, April, May, June, and July, 1994. Respondent claims it experienced a "significant loss of business" recently.

The requested modification will be granted. No further modifications will be approved absent extraordinary circumstances. The cease and desist provision will remain lifted.

THEREFORE, IT IS ORDERED:

- 1. That in consideration of payment of one thousand dollars (\$1,000), O. Oluokun, Inc., trading as Montgomery County Limo, is hereby directed to pay the unpaid portion of the civil forfeiture assessed in Order No. 4225 by remitting to the Commission by money order, certified check, or cashiers check, the sum of two thousand five hundred dollars (\$2,500), payable in monthly installments of five hundred dollars (\$500) each, on the last day of March, April, May, June, and July, 1994, respectively.
- That the cease and desist provision of Order No. 4225 remains lifted.

3. That failure to timely comply with the requirements of this order shall result automatically in the reinstatement of the cease and desist provision of Order No. 4225, and all outstanding amounts thereunder shall become immediately due and payable.

BY DIRECTION OF THE COMMISSION; COMMISSIONERS DAVENPORT, SCHIFTER, AND SHANNON:

William H. McGilvery Executive Director